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House of Representatives

The House was not in session today. Its next meeting will be held on Friday, June 11, 2021, at 11:30 a.m.

Senate

WEDNESDAY, JUNE 9, 2021

The Senate met at 10:30 a.m. and was called to order by the Honorable BEN RAY LUJÁN, a Senator from the State of New Mexico.

PRAYER

The Chaplain, Dr. Barry C. Black, offered the following prayer:

Let us pray.

Gracious God, without You, our mortal flesh is but disappearing dust. Draw close to our lawmakers, for, in Your presence, they can discover their dignity and destiny. Make Your face shine with favor upon them today as they strive to do Your will. Lord, give them the wisdom to seek Your guidance, depending upon Your redemptive power to direct their steps. Lift them into the saving knowledge that they are Your children, made in Your likeness. Strengthen them to plant seeds that will bring a harvest of peace and purity.

We pray in Your righteous Name. Amen.

PLEDGE OF ALLEGIANCE

The Presiding Officer led the Pledge of Allegiance, as follows:

I pledge allegiance to the Flag of the United States of America, and to the Republic for which it stands, one nation under God, indivisible, with liberty and justice for all.

APPOINTMENT OF ACTING PRESIDENT PRO TEMPORE

The PRESIDING OFFICER. The clerk will please read a communication

to the Senate from the President pro tempore (Mr. LEAHY).

The senior assistant legislative clerk read the following letter:

U.S. SENATE,
PRESIDENT PRO TEMPORE,
Washington, DC, June 9, 2021.

To the Senate:

Under the provisions of rule I, paragraph 3, of the Standing Rules of the Senate, I hereby appoint the Honorable BEN RAY LUJÁN, a Senator from the State of New Mexico, to perform the duties of the Chair.

PATRICK J. LEAHY,
President pro tempore.

Mr. LUJÁN thereupon assumed the Chair as Acting President pro tempore.

RESERVATION OF LEADER TIME

The ACTING PRESIDENT pro tempore. Under the previous order, the leadership time is reserved.

CONCLUSION OF MORNING BUSINESS

The ACTING PRESIDENT pro tempore. Morning business is closed.

EXECUTIVE SESSION

EXECUTIVE CALENDAR

The ACTING PRESIDENT pro tempore. Under the previous order, the Senate will proceed to executive session to resume consideration of the following nomination, which the clerk will report.

The senior assistant legislative clerk read the nomination of Zahid N.

Quraishi, of New Jersey, to be United States District Judge for the District of New Jersey.

RECOGNITION OF THE MAJORITY LEADER

The ACTING PRESIDENT pro tempore. The majority leader is recognized.

U.S. COMPETITION AND INNOVATION ACT

Mr. SCHUMER. Mr. President, now, 68 to 32, that was the final vote tally last night for the U.S. Competition and Innovation Act—USICA—an overwhelming display of bipartisan support, a rarity on a major bill in this Senate.

I believe the final vote reflects the importance of the bill—of rededicating the Federal Government to science and technology; to outcompeting our adversaries, especially the Chinese Communist Party; to strengthening critical supply chains as well as our partnerships and alliances abroad.

I believe that future generations will look back on this competition bill as the turning point for American leadership in the 21st century.

I think the depth of the bipartisan support reflects the process we took as well. The kernel of the bill is legislation I wrote with Senator TODD YOUNG, the Endless Frontier Act. We ultimately included legislation from six committees and input from every Member. Over 3 weeks, the Senate considered more than 20 amendments, the vast majority from Republicans. In fact, the Senate even accepted an amendment from Senator PAUL by voice vote. That doesn't happen too often around here.

Excluding budget resolutions, nearly as many amendments have received

• This "bullet" symbol identifies statements or insertions which are not spoken by a Member of the Senate on the floor.



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rollcall votes on this one bill as on all the bills in 2017, when the Republicans were in the majority—nearly as many amendment votes on this one bill as over that entire year. We are running the Senate in a different way.

So I want to thank my colleagues on both sides for their efforts, Senators CANTWELL and WICKER for their excellent management of the bill, Senator YOUNG for working with me from the beginning until the very end, Senators MENENDEZ and RISCH as well as MURRAY, DURBIN, PETERS, BROWN, and WYDEN, whom I am committing to working with to put real teeth into the anti-censorship provisions of this bill before it becomes law. Senator WYDEN has been a hallmark on that.

Of course, the job is not done until the legislation moves through the House and onto the President's desk.

Now that the bill has passed the Senate, we are going to work with Speaker PELOSI and the relevant committee chairs in the House to move this bill forward as quickly as possible.

Of course, the House can bring in additional priorities, but I am intent on seeing the major thrust of this legislation become law. The bill is so important to the future of America that the House and Senate must come together and send President Biden a bill he is very, very eager to sign.

Yesterday, the Senate took a bold, strong step toward boosting American science, technology, and innovation for decades. We are going to keep at it, keep at it until we cross the finish line.

PAYCHECK FAIRNESS

Mr. President, on paycheck fairness, almost immediately, however, we saw the limits of bipartisanship in the Senate last evening, right after we voted on USICA, the U.S. Innovation and Competition Act.

Minutes after coming together to pass that sweeping competition bill, Senate Republicans mounted a partisan filibuster against a very straightforward piece of legislation to help provide equal pay to women.

The vote was party line. Not a single Republican Senator voted in favor of even debating the bill. Sure, my colleagues might not like every aspect of Democratic legislation. I understand that. But if you want to change the bill, you have to let the Senate debate it and amend it.

It is shocking that my Republican colleagues believe that the Senate has no role to play in defending the rights of women who are unfairly and illegally discriminated against in the workplace. For a reason that I can't understand, the issue of pay equity has become a partisan one, sadly. Democrats in favor; Republicans opposed—despite the fact that the issue isn't all that partisan out in the country. A solid majority of voters see pay equity as a problem and believe Congress has a role to play in solving it.

It reminds me of gun safety. Ninety to ninety-five percent of America supports expanding background checks so

that people who shouldn't get a gun—felons and others—don't. The vast majority of Republicans in the country, the vast majority of gun owners in the country, support that policy. Only in DC, among Republicans here in the Senate and in the House, is that issue remotely partisan, where Washington Republicans have traditionally opposed it.

So before the press writes the latest Republican filibuster of equal pay legislation as just another chapter in the typical partisan games, just remember that the only place this issue is partisan is in Washington, with Republicans way out of touch with what the American people want.

Americans across the country expect their government to make progress on big issues, even if we don't agree on everything. But yesterday, sadly, Senate Republicans once again chose the path of obstruction and gridlock.

JUDICIAL NOMINATIONS

Mr. President, finally, on judges, yesterday, the Senate confirmed the first two judges of President Biden's tenure—now—Judges Neals of New Jersey and Rodriguez of Colorado.

These judges are only the first of many to come. The Democratic majority in the Senate is going to move quickly to confirm Biden's judicial appointments. So after the two confirmations yesterday, we wasted no time in preparing the next slate of nominees.

Last night, I took the necessary step to set up votes on two more judges—Zahid Quraishi for the District Court of New Jersey and Kentanji Brown Jackson to serve on the powerful DC Circuit Court of Appeals.

Democrats believe in not only bringing demographic diversity but professional diversity to the Federal bench. In fact, this morning I had the privilege of introducing my recommendation to the Second Circuit Court of Appeals in the Judiciary Committee, Ms. Eunice Lee.

Once confirmed, Ms. Lee would become the second African-American woman ever to sit on this powerful and important Second Circuit and would be the only former Federal defender among its active roster of judges.

As I mentioned, we believe in demographic diversity but professional diversity as well. All too often, the bench has been filled with a very narrow sector—partners in big law firms, prosecutors. What about the rest? What about public defenders like Ms. Lee? What about voting rights lawyers, like Mr. Ho and Ms. Perez, whom I recommended to the President this week? We must defend—we must expand not only demographic diversity but professional diversity. And I know that President Biden agrees with me on this, and this will be something that I will set out to do not only in New York, along with Senator GILLIBRAND, but across the country.

And the two other nominees I mentioned are powerful examples as well. Mr. Quraishi will be the first American

Muslim in U.S. history to serve as an article III Federal judge. The third largest religion in the United States, he will become the first to ever serve as an article III judge, and we will confirm his nomination this week.

And next up is the nomination of Judge Jackson. After a sterling career as a district court judge, a Federal defender, a Commissioner on the Sentencing Commission, and a clerk to Justice Breyer, Ms. Brown Jackson is poised to take a seat on the DC Circuit Court of Appeals, the second highest court in the land. She will fill the seat of now-Attorney General Merrick Garland.

Oftentimes, nominees to the powerful DC Circuit Court are controversial, in spite of their qualifications, because the stakes are so high. But I am proud to say that Ms. Brown Jackson came out of the Judiciary Committee on a bipartisan—a bipartisan—vote, and soon the entire Senate will confirm this highly qualified jurist to one of the most important positions and courts in the country.

I yield the floor.

I suggest the absence of a quorum.

The ACTING PRESIDENT pro tempore. The clerk will call the roll.

The senior assistant legislative clerk proceeded to call the roll.

Mr. MCCONNELL. Mr. President, I ask unanimous consent that the order for the quorum call be rescinded.

The ACTING PRESIDENT pro tempore. Without objection, it is so ordered.

RECOGNITION OF THE MAJORITY LEADER

The ACTING PRESIDENT pro tempore. The Republican leader is recognized.

INFRASTRUCTURE

Mr. MCCONNELL. Mr. President, I was disappointed to learn yesterday that President Biden had walked away from negotiations on infrastructure spending with Senator CAPITO.

For several weeks, the ranking member of the EPW Committee has been engaged in good faith on finding common ground with the administration. She has led several of our colleagues in literally exhaustive efforts to put a bipartisan deal within reach.

Senate Republicans proposed historic investments in the kinds of things most Americans would call actual infrastructure. They met and exceeded the President's own threshold demands, and then they were left at the table.

Our colleagues weren't wrong to bet on bipartisanship. For one thing, it is what the American people actually deserve. For another, as I have noted before, infrastructure investments have historically featured overwhelming bipartisan consensus. But an agreement requires that actually each side is willing to give up some of what it wants. And as we learned yesterday, President Biden is unwilling to let go of some of the most radical promises he made to the leftwing of his party.

From the day the White House rolled out its first "infrastructure" plan in